Eric Aguilera, Esq. (SBN 192390) Lindsee Falcone, Esq. (SBN 268072) V. René Daley, Ésg. (SBN 199914) THE AGUILERA LAW GROUP, ÁPLC 23046 Avenida De La Carlota, Suite 300 Laguna Hills, CA 92653 T: 714-384-6600 / F: 714-384-6601 4 eaguilera@aguileragroup.com lfalcone@aguileragroup.com rdaley@aguileragroup.com 6 7 Attorneys for Plaintiffs TRAVELERS PROPERTY CASUALTY COMPANY OF AMERICA and THE TRAVELERS INDEMNITY COMPANY OF 9 CONNECTICUT 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 TRAVELERS PROPERTY Case No.: 3:21-cv-09727-CRB CASUALTY COMPANY OF 14 STIPULATION TO EXTEND AMERICA. a Connecticut PROJECT FROG, INC.'S TIME corporation; and THE TRAVELERS 15 INDEMNITY COMPANY OF TO RESPOND TO PLAINTIFFS' COMPLAINT CONNECTICUT, a Connecticut 16 corporation. 17 Plaintiffs. 18 v. 19 PROJECT FROG, INC., a Delaware 20 corporation; USS CAL BUILDERS, INC., a California corporation; 21 ROCKHILL INSURANCE COMPANY, and DOES 1 through 22 10 inclusive. 23 Defendants 24 25 26 27 28 STIPULATION EXTENDING PROJECT FROG INC'S TIME TO

RESPOND

1	Plaintiffs Travelers Property Casualty Company of America and The		
2	Travelers Indemnity Company of Connecticut ("Travelers") and Project Frog,		
3	Inc. ("Project Frog") hereby stipulate that Project Frog's time to respond to		
4	Travelers' complaint in this action is extended to March 10, 2022.		
5			
6	DATED: February 24, 2022	The Aguilera Law Group, APLC	
7			
8			
9		/s/ A. Eric Aguilera A. Eric Aguilera	
10		Lindsee B. Falcone V. René Daley	
11		Counsel for Travelers Property Casualty Company of America and The Travelers Indemnity Company of Connecticut	
12		Indemnity Company of Connecticut	
13			
14	DATED: February 22, 2022	Ayala-Bass Law P.C	
15			
16		/s/ Joren S. Ayala-Bass¹	
17		Joren S. Ayala-Bass Counsel for Project Frog, Inc.	
18		Counsel for Project Prog, The.	
19			
20			
21			
22			
23			
24			
25			
<ul><li>26</li><li>27</li></ul>	Filing counsel attests that Joren S. Ayala-Bass concurs in the filing of this document.		
28		2	
	STIPULATION EXTENDING PROJECT FROG INC'S TIME TO		

STIPULATION EXTENDING PROJECT FROG INC'S TIME TO RESPOND

1	CERTIFICATE OF SERVICE			
2	I, Dominique Alferez, declare as follows:			
3	I am employed in the County of Orange, State of California. I am over the age			
4	of 18 and am not a party to the within-action. My business address is 23046 Avenida De La Carlota, Suite 300, Laguna Hills, CA 92653. On <i>February 24, 2022</i> , I served			
5	a copy of the following documents:			
6 7	DOCUMENT(S) SERVED: STIPULATION TO EXTEND PROJECT FROG INC.'S TIME TO RESPOND TO			
8	STIPULATION TO EXTEND PROJECT FROG INC.'S TIME TO RESPOND TO PLAINTIFFS' COMPLAINT			
9				
10	SERVED UPON: SEE ATTACHED SERVICE LIST			
11	(BY ELECTRONIC MAIL) By agreement of all parties, the above-referenced			
12	document was transmitted via electronic service and the transmission was reported as complete and without error. Pursuant to C.R.C. 2.260, I verify that			
13	the documents have been electronically transmitted from my registered email			
14	address (dalferez@aguileragroup.com) provided by my employer, T Aguilera Law Group, APLC, and was sent on <u>February 24, 2022</u> .  (BY ELECTRONIC FILING WITH THE U.S. DISTRICT COURT) I certi			
15				
16 17	that on <u>February 24, 2022</u> I electronically transmitted the attached document			
18	to the United States District Court and/or the US District Clerk's Office using the ECF System for filing and transmittal of a Notice of Electronic Filing to			
19	the ECF registrants/recipients registered with the United States District Court			
20	according to Federal District Court Rules requirements.  (FEDERAL) I declare that I am employed in the office of a member of the bar			
21	of this court, at whose direction this service was made.			
22	Executed on <i>February 24, 2022</i> , at Laguna Hills, California.			
23				
24	/s/ Dominique Alferez  Dominique Alferez			
25	Dominique / Merez			
26				
27				
28				
	1			
	CERTIFICATE OF SERVICE			

1

## **SERVICE LIST**

2

Travelers property Casualty Company et al., v. Project Frog et al., USDC Northern District, Case No.: 3:21-cv-09727-CRB

3	USDC Northern District, Case No.: 3:21-cv-09727-CRB		
3	Norman Lau, Esq.	Attorneys for Defendant	
4	Christopher Frost, Esq.	Specially Appearing for Limited Purpose of	
5	MAYNARD COOPER & GALE	Extension for Rockhill Insurance	
6	Two Embarcadero Center, Suite 1450 San Francisco, CA 94111	Company	
	NLau@maynardcooper.com		
7	CFrost@maynardcooper.com		
8	JOREN S. AYALA-BASS	Counsel for Defendant,	
9	Ayala-Bass Law P.C.	Project Frog, Inc.	
10	201 Spear Street, Ste. 1100		
10	San Francisco, CA 94105 650-743-3533		
11	joren@ayalabasslaw.com		
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	1	l	